UNITED STATES BANKRUPTCY COURT WESTEREN DISTRICT OF PENNSYLVANIA PITTSBURGH DIVISION

In re: Bankruptcy 19-24527-TPA

MICHAEL K. HERRON, Chapter 11

Debtor. Related to Doc. No. 92

WELLS FARGO BANK, NATIONAL ASSOCIATION, AS TRUSTEE FOR BANC OF AMERICA ALTERNATIVE LOAN TRUST 2005-11 MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2005-11,

Objecting Party

V.

MICHAEL K. HERRON,

Respondent.

OBJECTION TO CONFIRMATION OF DEBTOR'S AMENDED CHAPTER 11 PLAN

COMES NOW, WELLS FARGO BANK, NATIONAL ASSOCIATION, AS TRUSTEE FOR BANC OF AMERICA ALTERNATIVE LOAN TRUST 2005-11 MORTGAGE

PASS-THROUGH CERTIFICATES, SERIES 2005-11 ("Secured Creditor"), by and through its undersigned attorney, hereby objects to Debtor's Amended Chapter 11 Plan (DE# 92) and states as follows:

- Debtor, Michael K. Herron ("Debtor"), filed a voluntary petition pursuant to Chapter
 of the Bankruptcy Code on November 21, 2019.
- Secured Creditor holds a first lien security interest in the Debtor's real property located at 3700 Orpwood Street, Pittsburgh, PA 15213 (the "Property"), by virtue of a

- Mortgage recorded on December 28, 2005 under Instrument Number 2005-156190 of the Allegheny County, PA. Said Mortgage secures a Note in the amount of \$98,000.00.
- Secured Creditor filed Proof of Claim of 7-1 on January 20, 2020, asserting a total claim of \$155,396.52, with pre-petition arrears in the amount of \$81,977.12.
- 4. On May 26, 2020, Debtor filed an Amended Chapter 11 Plan (the "Plan").
- The Plan fails to specifically identify Secured Creditor's claim nor does it specify any
 proposed treatment. Secured Creditor requests that the Debtor provide more specific
 mention and treatment of Secured Creditor's claim.
- The Plan fail to provide adequate information within meaning of 11 USC 1125(a)(1)
 to allow Secured Creditor the opportunity to understand the proposed treatment of its
 claim in the Plan.
- Secured Creditor further contends that the interest rate should be subject to interest pursuant to the Supreme Court's decision in <u>Till v. SCS Credit Corp.</u>, 124 S. Ct. 1951 (2004).
- This objection constitutes rejection or non-acceptance of Debtor's Plan pursuant to 11 U.S.C. §1126(a).
- Secured Creditor reserves the right to amend and/or supplement this objection as needed and/or in response to any additional filings by the Debtor.

WHEREFORE, Secured Creditor respectfully requests this Court sustain the objections stated herein and deny confirmation of Debtor's Plan, and for such other and further relief as the Court may deem just and proper.

Robertson, Anschutz, Schneid & Crane, LLC.

By: /s/Charles Wohlrab Charles Wohlrab, Esquire PA Bar No. 314532 425 Commerce Drive, Suite 150 Fort Washington, PA 19034 Telephone: 973-575-0707 Facsimile: 973-404-8886

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 20, 2020, the foregoing Objection to Confirmation of Debtor's Amended Chapter 11 Plan was electronically filed with the Clerk of Court using the CM/ECF system, and a true and correct copy has been served via CM/ECF or United States Mail to the following parties:

By First-Class Mail:

Aurelius P. Robleto Robleto Kuruce, PLLC 6101 Penn Avenue Suite 201/1306 Pittsburgh, PA 15206

Michael K. Herron 1276 Tacoma Street Hernando, FL 34442 Norma Hildenbrand Office of the United States Trustee Suite 970 Liberty Center 1001 Liberty Avenue Pittsburgh, PA 15222

United States Trustee Office of the U.S. Trustee 1001 Liberty Avenue, Suite 940 Pittsburgh, PA 15222

Robertson, Anschutz, Schneid & Crane, LLC.

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